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TO JAMES W. WOOD

Fannie Wood vs. James W. Wood
State of Tennessee, in Chancery Court
of Knox County. No. 16383

In this cause it appearing from the bill filed, which is sworn to, that the defendant James W. Wood is a non-resident of the state of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of February next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 3rd day of Jan. 1919
J. C. FORD, Clerk & Master
J. W. Taylor, Sol.

Jan. 4 11 18 25 1919

NON-RESIDENT ATTACHMENT NOTICE

TO J. B. JONES

B. F. Goodrich Rubber Co. vs. J. B. Jones
State of Tennessee, in Chancery Court
of Knox County. No. 16377

In this cause, it appearing from the original bill filed, which is sworn to, that the defendant, J. B. Jones is justly indebted to B. F. Goodrich Rubber Co., the complainant, and that he is a non-resident of the State of Tennessee, so that the ordinary process of law can not be served upon him and an attachment having been issued and levied on the defendants property, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of February next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte to him.

This notice will be published in the Knoxville Independent for four consecutive weeks.

This 4th day of Jan. 1919
J. C. Ford, Clerk and Master.
Bowen & Anderson, Sol.

Jan. 4 11 18 25 1919

TO JOHN SPENCER

Delilah Spencer vs. John Spencer
State of Tennessee, in Chancery Court of Knox County. No. 16408

In this cause, it appearing from the bill filed, which is sworn to, that the defendant John Spencer is a non-resident of the State of Tennessee, so that the ordinary process of law cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 16th day of January, 1919
J. C. FORD, Clerk & Master
Lon C. Mabry, Sol.

Jan. 18 25 Feb. 1 8 1919

TO EDNA MAY DUPES

Horace M. Dupes vs. Edna May Dupes
State of Tennessee, in Chancery Court of Knox County. No. 16407

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Edna May Dupes is a non-resident of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 17th day of Jan. 1919
J. C. FORD, Clerk & Master
R. A. BROWN, Sol.

Jan. 18-25, Feb. 8 1919

TO VIOLA McGHEE

Joe McGhee vs. Viola McGhee
State of Tennessee, in Chancery Court of Knox County. No. 16411

In this cause, it appearing from the bill filed which is sworn to, that the defendant Viola McGhee is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of March next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 18th day of January, 1919
J. C. FORD, Clerk & Master.
CHAS. M. ROBERTS, SOL.

Jan. 18-25 Feb. 1-8 1919

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GEO. S. CHILD

Attorney at Law

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On good pike, four miles from street railway, 46 acres, wire fenced good five room house, with front and back porch, two cisterns, good barn and other outbuildings. All kinds of fruit. Will be sold at a bargain, part cash, balance on time payments. Inquire at Knoxville Independent.

PENSIONS PENSIONS!! ATTENTION WIDOWS

Widows of soldiers who served in the war with Spain or Philippine Insurrection are entitled to pensions under the act of July 16 1918. Proof easy made. See me at my office 609 Market St. Knoxville, Tenn. Old phone 730. FRANK MURPHY Pension Attorney

TO CHARLES F. COKE

M. E. P. Coker vs. Charles L. Coker
State of Tennessee, in Chancery Court of Knox County. No. 16380

In this cause, it appearing from the bill filed which is sworn to, that the defendant Charles L. Coker is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of Feb. next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 2nd day of Jan. 1919
J. C. FORD, Clerk and Master
S. O. HOUSTON, Sol.

Jan. 4 11 18 25 1919

TO WILLIE REPASS

Robert L. Repass vs. Willie Repass
State of Tennessee, in Chancery Court of Knox County. No. 16350

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Willie Repass is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of February next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 2nd day of January 1919
J. C. Ford, Clerk & Master
Harris & Beeler, Sol.

Jan. 4 11 18 25 1919

TO JOE CLARK ALEXANDER

Retbecca Kimbrough Alexander vs. Joe Clark Alexander
State of Tennessee, in Chancery Court of Knox County. No. 16359

In this cause, it appearing from the bill filed which is sworn to, that the defendant Joe Clark Alexander is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of February next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 1st day of Jan. 1919
J. C. FORD, Clerk & Master
Cates & Price, Sol.

Jan. 4 11 18 25 1919

TO NELLIE P. RUCKHART

Harry S. Ruckhart vs. Nellie P. Ruckhart
State of Tennessee, in Chancery Court of Knox County. No. 16364

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Nellie P. Ruckhart is a non-resident of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of Jan. next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 2nd day of January 1919
J. C. FORD, Clerk & Master.
Will D. Wright, Sol.

Jan. 4 12 18 25 1919

Paris, Jan. 8.—Luis Turrel, representative in the chamber of deputies for the Cotes-du-Nord, who was arrested in October, 1917, on charges of trading with the enemy, is dead.

U. S. SHIP LOST AT SEA

Captain and Part of Crew of Steamer Yuma Saved—Carried Cargo of Sugar.

London, Jan. 15.—The American steamship Yuma, bound from New York with a cargo of sugar, has been lost at sea, it was announced by Lloyds. The captain and part of the crew were saved. The Yuma, a vessel of 1,685 tons, was formerly a German ship, but was requisitioned by the United States government.

20 YEARS FOR WIFE SLAYER

Charles B. Chapin, Former Editor on New York World, Found Guilty of Murder in Second Degree.

New York, Jan. 15.—Charles B. Chapin, former city editor of the Evening World, who shot and killed his wife, pleaded guilty to murder in the second degree before Supreme Court Justice Weeks and was sentenced to 20 years in prison.

YANKS IN RUSSIA ARE O. K.

Commander of Troops in Archangel Sector Says Health and Morale of Americans Are Good.

Washington, Jan. 15.—Col. George E. Stewart, commanding the American troops in the Archangel sector of Russia, in a message received at the war department under date of January 11, reported that he had made a personal tour of the wide front over which the Americans are scattered and found the general health, discipline and morale of the men excellent and their clothing and equipment ample. Total deaths from all causes among the force, which numbers about 8,000, were given as six officers and 121 enlisted men.

U. S. TRANSPORT IS SAFE

Tuckahoe Conveyed by Tug to Halifax—Leaking Badly and Steering Gear Is Out of Commission.

Halifax, N. S., Jan. 15.—The United States army transport Tuckahoe, reported in distress off this port reached here. It was conveyed by the United States naval tug Iroquois, which on Sunday towed in the disabled American steamer G. A. Flag. The Tuckahoe, bound from New York to St. Nazaire, France, was leaking so badly that her lower fires were extinguished. Her steam steering gear also was out of commission.

Vital Changes in Demobilization.

London.—The Central News declares that as a result of the allied discussions in Paris the whole aspect of demobilization has undergone a sudden and vital change, this being shown in the drastic conditions demanded of Germany for a renewal of the armistice. "On authority of an unimpeachable character," says the Central News, "it can be stated that a crisis exists in Europe under which the world war may be resumed any moment. The Allied War Council has arrived at a decision which means that the British people have mistaken the appearance of peace for reality. This decision means that the new British Ministry must revise the whole scheme of army demobilization. The decision is that Great Britain, in proportion to its military strength must maintain an army of occupation on the Rhine for many months. If the rapid increase in demobilization recently announced were continued, in a few months there would be no army in France to undertake the obligations which, by common decision of the allies, have been placed upon British shoulders."

Authority of War Board Is Lost.

Washington.—The authority of the National War Labor Board to enforce its decrees, now that hostilities have ceased, was challenged by counsel for the Bethlehem Steel Company, who has been asked to appear to answer complaints that awards made by the board during the war had not been carried out. Joint Chairman W. H. Taft, of the board, questioned the good faith of the company, and said its present attitude "colors the whole situation with a sense of injustice which makes one year for judicial power to compel obedience."

Fire in Dome of Capitol.

Washington.—Fire started in trash in the top of the dome of the Capitol, but was extinguished before any damage had been done.

Berlin Losses Are Enormous.

Berlin.—Berlin's long week of Bolshevikism is finally ended. Here and there scattered desperados, mostly youths, still fire occasionally from some house-tops, and during the night attempts are made by small bands of the followers of Dr. Karl Liebknecht to revive the reign of terror. They are insignificant, however, compared with what has passed. Dr. Liebknecht's sister was arrested, and several hundred rebels are locked up, awaiting trial, which must be left to the regular courts.

German Strikers Sent to Front.

Serious strikes involving 200,000 workmen have broken out at Bochum in Westphalia, according to dispatches received at Geneva, Switzerland, from Munich. Three thousand strikers have been sent to the front and 8,000 deported from the region under escort. Troops are guarding the town, it is said, as riots are feared. Bochum is a great seat of the Prussian steel and iron industry, and has extensive coal mines. It is 20 miles northeast of Dusseldorf and had a population before the war of about 70,000.

RECONSTRUCTION BOARD CONSIDERED BY PRES. WILSON

EVERY INTEREST IN COUNTRY IS TO BE REPRESENTED—LEGISLATION NECESSARY.

Restrictions on Issues of Bonds Are to Remain—President Opposed to Placing Important Work in Hands of Any Congressional Committee.

Western Newspaper Union News Service.

Washington.—President Wilson has under consideration appointment of a Reconstruction Commission to develop a comprehensive program for the nation's conversion from a war to a peace basis. The commission would be advisory, rather than executive in functions, and the plans developed and co-ordinated by it would be carried out by existing Government departments and agencies. As now considered the commission would be representative of commercial, industrial, labor, agricultural and social interests; its membership would be small and it would deal with all phases of the great problem of easing the country from war to peace. The President is understood to be distinctly opposed to the suggested plan of having a congressional committee prepare a reconstruction program. He is said to prefer men who can give their entire time to the work, and who have made special studies of economic and social problems.

The President is said to be considering what emergency legislation may be necessary before the Government can proceed systematically to turn all resources of the country to peace-time production. How to shut off further war production without closing plants throwing men out of work and causing financial strain is the most recent reconstruction problem facing the Government. Hundreds of telegrams of inquiry reaching Government departments disclosed anxiety of business men over this question, and offered a multitude of suggestions for dealing with it. As a clearing house for such suggestions the reconstruction commission would function. Establishment of such a board was recommended to President Wilson by Prof. O. M. W. Sprague, an economist of Harvard who has conducted reconstruction research work for the Council of National Defense. Government authorities having charge of the placing of war contracts are considering a plan for diverting raw materials from war industries as fast as these curtail their activities, to other industries where they can be used at once for reconstruction needs. War orders will not be cancelled in a wholesale way until such a plan is developed, it is believed.

Fuel Bureau Appeals For Conservation

Washington.—Mayors of towns in Ohio, Indiana, West Virginia, Pennsylvania, New York and Kansas where natural gas is used, have been asked by the Fuel Administration to co-operate in the conservation of natural gas, of which there is a definite shortage. The rapid growth of industry, as a result of war activities, is responsible for the increased demand which is much greater than the supply. This is having a serious effect upon domestic consumers, and there is danger that there will not be enough to go around this winter.

Wheat Restrictions Off.

Washington.—The food Administration announced that the war restrictions on wheat and tin had been entirely removed, and that the sugar ration had been increased from three to four pounds a person a month in the beet sugar producing states and in the cane sugar producing territory of Louisiana, effective December 1. This action was taken because of the availability of sufficient sugar in that territory, and because the lack of cargo space for overseas shipment, together with the insufficient storage facilities in this country.

Contracts for Navy to Be Filled.

Washington.—All warships now under construction or contracted for will be completed, Secretary Daniels said, after the weekly meeting of the War Cabinet. He also announced that the navy yards at Mare Island, Cal., Philadelphia, Norfolk and New York which have enough work on hand now to keep them busy two years, will be enlarged. Mr. Daniels did not indicate the extent of enlargements at the four navy yards.

Chilean Minister Quits.

Santiago, Chile.—The Chilean Ministry resigned. Only July 8, the resignation of the Chilean Cabinet was submitted to the President, but two days later it was reported that the Ministers had consented to remain in office.

Sightseers to Visit Battlefields.

New York.—American sightseers wish to go to Europe. Allied steamship offices were receiving hundreds of inquiries as to when the ban on passenger travel would be removed. The inquiries were told that the rigid war restrictions would remain in effect "until further notice," all allied ships, as well as American, being still under Government control. It was the opinion among steamship officials that the time for resumption of pre-war steamship travel on any extensive scale was "a long way off."

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S. G. HEISKELI.

Attorney-at-Law
Old Phone 295 New Phone 1280
Room 109 Empire Building
Knoxville, Tenn.

Non-Resident Attachment Notice

W. W. West vs. R. N. Murphy and
E. B. Hensley No. 16437
Before J. R. Ailor, Justice of the Peace for Knox County Tennessee.
In this cause, it appears by affidavit that defendant E. B. Hensley is justly indebted to plaintiff, a non-resident of Tennessee, so that the ordinary process of law cannot be served upon him, and an original attachment having been levied upon his property and returned to me, it is therefore ordered that publication be made in the Knoxville Independent, a newspaper published in the City of Knoxville, Tenn., for four consecutive weeks, commanding the defendant, E. B. Hensley to appear before me, at my office in Knoxville, Tenn., on the 6th day of Feb. 1919, and make defense to said suit, or it will be proceeded with ex parte.

This 10th day of January 1919
J. R. Ailor, Justice of the Peace for Knox County, Tennessee.
Jan. 11 18 25 Feb. 1 1919

NON-RESIDENT NOTICE

TO MARY RICHARDS
Mack Richards vs. Mary Richards
State of Tennessee, in Circuit Court of Knox County. No. 8274

In this cause it appearing from the return of the officer, upon the summons issued in this case that Mary Richards defendant cannot be found in Knox County after diligent inquiry so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Circuit Court, at Knoxville, Tennessee, on or before the first Monday of May next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 11th day of Jan. 1919
Fred E. Carter, Clerk
W. F. Yardley, Sol.

Jan. 11 18 25 Feb. 1 1919

TO OLIVER GREEN

Laura Green vs. Oliver Green
State of Tennessee, in Chancery Court of Knox County. No. 16366

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Oliver Green is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of February next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 1st day of Jan. 1919
J. C. Ford Clerk & Master
Edw. F. Walsh, Sol.

Jan. 4 11 18 25 1919

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McTOWNLEE BUILDING.
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REAL ESTATE

INSURANCE

LOANS RENTS

ALEX McMILLAN CO.

NON-RESIDENT ATTACHMENT NOTICE

TO ORIN C. LAKE AND H. N. LAKE DOING BUSINESS AS EWART & LAKE

Chastain Smith & Company, vs. Orin C. Lake et al.

State of Tennessee, in Chancery Court of Knox County. No. 16361

In this cause it appearing from the original attachment bill filed which is sworn to that the defendants Orin C. Lake and H. N. Lake are doing business as Ewart & Lake are justly indebted to Chastain Smith & Company the complainants, and that they are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them, and an attachment having been issued and levied on the defendants' property, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of February next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing Ex Parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 3rd day of January, 1919

J. C. FORD, Clerk and Master.
Bowen & Anderson, Sol.

Jan. 4 11 18 25 1919

TO RICHARD E. JONES

Cassie Jones vs. Richard E. Jones
State of Tennessee, in Chancery Court of Knox County. No. 16369

In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Richard E. Jones is a non-resident of the state of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that the defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of Feb. next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 28th day of Dec. 1918
J. C. FORD, Clerk & Master
Robert D. Taylor, Sol.

Jan. 4 11 18 25 1919

TO ROBERTA STRONG DAFT

ANNIE MARRS VINCENT EDWARD DAFT GEORGE VINCENT AND JOSEPH E. BORCHES.

University of Tennessee vs. Gid H Strong et al

State of Tennessee, in Chancery Court of Knox County. No. 15448